Additionally, "[m]any of the issues to be considered in determining whether to pierce the corporate veil are indeed fact based issues which a jury is readily capable of deciding. But it is the leap between those findings of fact and whether the corporate veil should be pierced that renders it 'essentially an equitable doctrine not amendable to determination by a jury." *Siegel v. Warner Bros. Entm't.*, 581 F.Supp.2d 1067, 1075 (C.D. Cal. 2008) (ellipses omitted) (quoting *Int'l. Fin. Servs.*

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1	Corp. v. Chromas Techs. Canada, Inc., 356 F.3d 731, 738 (7th Cir. 2004)). The court finds good
2	cause to grant the motion for a bench trial.
3	Accordingly,
4	IT IS HEREBY ORDERED, ADJUDGED, AND DECREED that plaintiffs' motion for a
5	bench trial on alter-ego determination (doc. # 272) be, and the same hereby, is GRANTED.
6	DATED February 19, 2013.
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8	UNITED STATES DISTRICT JUDGE
9	UNITED STATES DISTRICT JUDGE
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James C. Mahan U.S. District Judge